INTERNET FORM NLRB-501 (2-08)

#### UNITED STATES OF AMERICA NATIONAL LABOR RELATIONS BOARD CHARGE AGAINST EMPLOYER

DO NOT WRITE IN THIS SPACE		
Case	Date Filed	
02-CA-246836	8-13-19	

ISTRUCTIONS:	U2-CA-246	0.30 0-13-19
e an original with NLRB Regional Director for the region in		
	OYER AGAINST WHOM CHARGE IS BROUG	
a. Name of Employer		b. Tel. No. (781) 883-1991
Barstool Sports, Inc.		
		c. Cell No.
		f. Fax No.
Address (Street, city, state, and ZIP code)	e. Employer Representative	1. 1 dx 140.
in y dailed (chicot, only, state, and zin cocc)		g. e-Mail
15 W. 27th Street	j·	
NY New York 10001		h. Niverhear of workers associated
		h. Number of workers employed 65
Type of Establishment (factory, mine, wholesaler, etc.	j. Identify principal product or service	
. The above-named employer has engaged in and is e	engäging in unfair labor practices within the meanin	g of section 8(a), subsections (1) and (list
subsections)	of the Natio	onal Labor Relations Act, and these unfair labor
practices are practices affecting commerce within th	e meaning of the Act, or these unfair labor practice	s are unfair practices affecting commerce
within the meaning of the Act and the Postal Reorga		
2. Basis of the Charge (set forth a clear and concise st	atement of the facts constituting the alleged unfair	labor practices)
See additional page		
and diameters bags		
3. Full name of party filing charge (if labor organization	n, give full name, including local name and number)	
	itle:	
Industrial Workers of the World Freelance Journalists I	Jnion	
Aa. Address (Street and number, city, state, and ZIP co	ode)	4b. Tel. No. (347) 850-7628
421 8th Avenue #8142		4c. Cell No.
NY New York 10116		4d. Fax No.
		Ad. Tax No.
		4e. e-Mail
		freelancejournalists@iww.org
	Charles of the Control of the Contro	
<ul> <li>Full name of national or international labor organiza organization)</li> </ul>	tion of which it is an affiliate or constituent unit (to	pe tilled in when charge is tiled by a labor
ndustrial Workers of the World		
	ARATION	Tel. No.
6. DECL.  1 declare that I have read the above charge and that the s	ARATION: latements are trips to the best of my knowledge and be	iof
Tacada dia materica in abore charge, and that the s	idionionia die trae to the bost of my knowledge and be	(347) 850-7628
Arvind Dilawar	Arvind Dilawar	Office, if any, Cell No.
By .	Title:	
(signature of representative or person making charge)	(Print/type name and title or office, if any)	Fax No.
421 8th Avenue #8142	2014210040 + 4 40-4	e-Mail
ddress New York NY 10116-	08/13/2019 14:46:	freelancejournalists@iww.org
ddiese 1494 101/141 10110	(date)	

WILLFUL FALSE STATEMENTS ON THIS CHARGE CAN BE PUNISHED BY FINE AND IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001) PRIVACY ACT STATEMENT

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. § 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing unfair labor practice and related proceedings or litigation. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. Reg. 74942-43 (Dec. 13, 2006). The NLRB will further explain these uses upon request. Disclosure of this information to the NLRB is voluntary; however, failure to supply the information will cause the NLRB to decline to invoke its processes.

## Basis of the Charge

### 8(a)(1)

Within the previous six-months, the Employer has interfered with, restrained, and coerced its employees in the exercise of rights protected by Section 7 of the Act by threatening to retaliate against employees if they joined or supported a union.

Name of Employer's Agent/Representative who made the	A
statement	Approximate date
(b) (6), (b) (7)(C)	©(6,0)/19

# UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD SETTLEMENT AGREEMENT

IN THE MATTER OF Barstool Sports, Inc.

Cases 02-CA-246836 02-CA-250602 31-CA-246638

Subject to the approval of the Regional Director for the National Labor Relations Board, the Charged Party and the Charging Party HEREBY AGREE TO SETTLE THE ABOVE MATTER AS FOLLOWS:

POSTING OF NOTICE — After the Regional Director has approved this Agreement, the Regional Office will send copies of the approved Notice to the Charged Party in English and in additional languages if the Regional Director decides that it is appropriate to do so. A responsible official of the Charged Party will then sign and date those Notices and immediately post them where employment notices are customarily posted in the Charged Party's New York headquarters office and its satellite offices in Dallas, Tx, Chicago, II., Watertown, MA and Los Angeles, CA. The Charged Party will keep all Notices posted for 60 consecutive days after the initial posting.

EMAILING OF NOTICE- A responsible official of the Charged Party will then sign and date those Notices and immediately email copies of the Notice to the known email addresses of all employees employed by the Charged Party as of August 13, 2019. The Charged Party will provide the Regional Director written confirmation of the date of emailing and a list of names and email addresses of employees to whom the Notices were emailed.

COMPLIANCE WITH NOTICE — The Charged Party will comply with all the terms and provisions of said Notice.

NON-ADMISSION: The signing of this Settlement Agreement does not constitute an admission that the Charged Party violated the National Labor Relations Act

SCOPE OF THE AGREEMENT — This Agreement settles only the allegations in the above-captioned case(s), including all allegations covered by the attached Notice to Employees made part of this agreement, and does not settle any other case(s) or matters. It does not prevent persons from filing charges, the General Counsel from prosecuting complaints, or the Board and the courts from finding violations with respect to matters that happened before this Agreement was approved regardless of whether General Counsel knew of those matters or could have easily found them out. The General Counsel reserves the right to use the evidence obtained in the investigation and prosecution of the above-captioned case(s) for any relevant purpose in the litigation of this or any other case(s), and a judge, the Board and the courts may make findings of fact and/or conclusions of law with respect to said evidence.

PARTIES TO THE AGREEMENT — If the Charging Party fails or refuses to become a party to this Agreement and the Regional Director determines that it will promote the policies of the National Labor Relations Act, the Regional Director may approve the settlement agreement and decline to issue or reissue a Complaint in this matter. If that occurs, this Agreement shall be between the Charged Party and the undersigned Regional Director. In that case, a Charging Party may request review of the decision to approve the Agreement. If the General Counsel does not sustain the Regional Director's approval, this Agreement shall be null and void.

AUTHORIZATION TO PROVIDE COMPLIANCE INFORMATION AND NOTICES DIRECTLY TO CHARGED PARTY — Counsel for the Charged Party authorizes the Regional Office to forward the cover letter describing the general expectations and instructions to achieve compliance, a conformed settlement, original

notices and a certification of posting directly to the Charged Party. If such authorization is granted, Counsel will be simultaneously served with a courtesy copy of these documents.

(b) (6), (b) (7)(C)	
Yes	No.
Initials	Initials

PERFORMANCE — Performance by the Charged Party with the terms and provisions of this Agreement shall commence immediately after the Agreement is approved by the Regional Director, or if the Charging Party does not enter into this Agreement, performance shall commence immediately upon receipt by the Charged Party of notice that no review has been requested or that the General Counsel has sustained the Regional Director.

The Charged Party agrees that in case of non-compliance with any of the terms of this Settlement Agreement by the Charged Party, and after 14 days' notice from the Regional Director of the National Labor Relations Board of such non-compliance without remedy by the Charged Party, the Regional Director may issue a Complaint that includes the allegations covered by the Notice to Employees, as identified above in the Scope of Agreement section, as well as filing and service of the charge(s), commerce facts necessary to establish Board jurisdiction, labor organization status, appropriate bargaining unit (if applicable), and any other allegations the General Counsel would ordinarily plead to establish the unfair labor practices.

NOTIFICATION OF COMPLIANCE — Each party to this Agreement will notify the Regional Director in writing what steps the Charged Party has taken to comply with the Agreement. This notification shall be given within 5 days, and again after 60 days, from the date of the approval of this Agreement. If the Charging Party does not enter into this Agreement, initial notice shall be given within 5 days after notification from the Regional Director that the Charging Party did not request review or that the General Counsel sustained the Regional Director's approval of this agreement. No further action shall be taken in the above captioned case(s) provided that the Charged Party complies with the terms and conditions of this Settlement Agreement and Notice.

1

Charged Party Barstool Sports, Inc. (b) (6), (b) (7)(C)		Charging Parties Industrial Workers of the World Freelance Journalists Union/ The Committee to Preserve the Religious Right to Organize	
By: Name and Title  (b) (6), (b) (7)  Print Name and Title below	Date (C)	By: Name and Title Date  Bengamin N. Dictor December 10, 2  Print Name and Title below  Benjamin N. Dictor, Counsel Industrial Workers of the World	2019
Recommended By:  Ruth Weinreb Senior Field Attorney	Date 12/11/19	John Walsh, Jr. Regional Director, Region 2	18/19

### (To be printed and posted on official Board notice form)

### THE NATIONAL LABOR RELATIONS ACT GIVES YOU THE RIGHT TO:

- Form, join, or assist a union,
- Choose a representative to bargain with us on your behalf;
- Act together with other employees for your benefit and protection;
- . Choose not to engage in any of these protected activities.

WE WILL NOT do anything to prevent you from exercising the above rights.

WE WILL NOT threaten to discharge or sue our employees by tweet or any other manner if they support, seek assistance from or make inquiries about any labor organization.

WE WILL NOT poll our employees through any tweets or any other manner in order to determine their support for any labor organization.

WE WILL NOT in any like or related manner interfere with your rights under Section 7 of the Act.

WE WILL remove from (b) (6), (b) (7)(C) Twitter Account (b) (6), (b) (7)(C) the two tweets made on August 13, 2019 referencing discharging and suing employees if they support, seek assistance from or make inquiries about any labor organization.

WE WILL remove from our website the video, '(b) (6), (b) (7)(C) "which was posted on August 14,2019."

WE WILL remove the @BSSUNION Twitter Account.

	Barstool Sports, Inc.		
	(Employer)		
Dated:  2/2	(b) (6), (b) $(7)(C)$		
	(Representative) (Title)	2	

The National Labor Relations Board is an independent Federal agency created in 1935 to enforce the National Labor Relations Act. We conduct secret-ballot elections to determine whether employees want union representation and we investigate and remedy unfair labor practices by employers and unions. To find out more about your rights under the Act and how to file a charge or election petition, you may speak confidentially to any agent with the Board's Regional Office set forth below or you may call the Board's toll-free number 1-844-762-NLRB.

(1-844-762-6572). Hearing impaired callers who wish to speak to an Agency representative should contact the Federal Relay Service (link is external) by visiting its website at <a href="https://www.federall.elay.us/lly">https://www.federall.elay.us/lly</a> (link is external), calling one of its toll free numbers and asking its Communications Assistant to call our toll free number at 1-844-762-NLRB.

26 Federal Plz Ste 3614 New York, NY 10278-3699 Telephone: (212)264-0300

Hours of Operation: 8:45 a.m. to 5:15 p.m.

THIS IS AN OFFICIAL NOTICE AND MUST NOT BE DEFACED BY ANYONE

This notice must remain posted for 60 consecutive days from the date of posting and must not be altered, defaced or covered by any other material. Any questions concerning this notice or compliance with its provisions may be directed to the above Regional Office's Compliance Officer